wo

## **UNITED STATES DISTRICT COURT**

## DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

		V.		ORDI	ER OF DETENT	ION PENDING TRI	A <i>L</i>
	J	laime Perez-Peraza	Case	Number:	09-6035M		
and wa	s repres	with the Bail Reform Act, 18 U. ented by counsel. I conclude by nt pending trial in this case.					
I find b	v a prop	onderance of the evidence that	FINDINGS OF	FACT			
T IIIIu D				المنابط المنابط	itt! f	mant vanidanaa	
	$\boxtimes$	The defendant at the time of		•	•		
	⊠ ⊠	The defendant, at the time of the released barries, the defendant	•		_	-	and Customs
		If released herein, the defer Enforcement, placing him/her or otherwise removed.					
		The defendant has no significa	ant contacts in the Unite	ed States o	r in the District o	f Arizona.	
		The defendant has no resource to assure his/her future appear	efendant has no resources in the United States from which he/she might make a bond reasonably calculated sure his/her future appearance.				
	$\boxtimes$	The defendant has a prior crin	ninal history.				
		The defendant lives/works in I	Mexico.				
		The defendant is an amnesty substantial family ties to Mexic		substantial	ties in Arizona	or in the United Sta	ates and has
		There is a record of prior failur	e to appear in court as	ordered.			
		The defendant attempted to e	ade law enforcement o	contact by fl	leeing from law	enforcement.	
		The defendant is facing a max	imum of	у	ears imprisonme	ent.	
at the ti	The Co ime of th	urt incorporates by reference the hearing in this matter, excep	e material findings of the as noted in the record.  CONCLUSIONS		ervices Agency v	which were reviewed	l by the Cour
	1. 2.	There is a serious risk that the No condition or combination o	f conditions will reasona RECTIONS REGARDIN	NG DETEN	TION		•
appeal.	ctions fac . The de Jnited St	fendant is committed to the cus cility separate, to the extent prace fendant shall be afforded a reas ates or on request of an attorne e United States Marshal for the	cticable, from persons a onable opportunity for p y for the Government, t	waiting or so private cons ne person in Ince in conr	erving sentences sultation with defe n charge of the c nection with a co	s or being held in cus ense counsel. On or orrections facility sh	stody pending der of a cour
deliver Court.	IT IS OI a copy o	RDERED that should an appea f the motion for review/reconsic	of this detention order	be filed with	h the District Cou	urt, it is counsel's res the hearing set befo	sponsibility to re the District
Service	es suffici	JRTHER ORDERED that if a re ently in advance of the hearing potential third party custodian.	ease to a third party is t before the District Cou	o be considurt to allow	dered, it is couns Pretrial Services	el's responsibility to s an opportunity to i	notify Pretria nterview and
	DATE	D this 20 <sup>th</sup> day of Janua	ry, 2009.				
			1045	-			

David K. Duncan United States Magistrate Judge